

# THE LITVAK LAW FIRM, PLLC

IGOR B. LITVAK, ESQ.

ATTORNEY AND COUNSELOR AT LAW  
1733 SHEEPSHEAD BAY ROAD, STE 22  
BROOKLYN, NY 11235

718-989-2908

IGOR@LITVAKLAWN.COM  
WWW.NYCCRIMELAWYER.COM

MEMO ENDORSED

The Application is granted.  
SO ORDERED:

VIA ECF

The Honorable Paul G. Gardephe  
Southern District of New York  
500 Pearl Street  
New York, NY 10007

Paul G. Gardephe, U.S.D.J.

Date: February 7, 2024

**Re: United States v. Rose, et al (Edward Abayev) - Criminal Docket No. 1:19-cr-00789**

Dear Judge Gardephe:

My firm represented Mr. Abayev in the aforementioned case. On December 1<sup>st</sup>, 2021, Mr. Abayev was sentenced to 1 year and 1 day in jail, and 3 years of supervised release. In addition, he was ordered to pay a \$20,000 fine, \$18,000 in forfeiture, and \$100 in special assessment.

On January 10<sup>th</sup>, 2022, Mr. Abayev surrendered to US Marshals to serve his sentence and was released from BOP custody on November 16<sup>th</sup>, 2022. In addition, Mr. Abayev has fully paid the fine, forfeiture, and special assessment, in total \$38,100.00. What's more, Mr. Abayev has so far fully complied with all the conditions of his supervised release.

Mr. Abayev plans a vacation trip to the Dominican Republic with his wife and son. Mr. Abayev will be out of the country from March 15, 2024, through March 21, 2024.

On behalf of Mr. Abayev, I am submitting this letter to request the Court's permission for Mr. Abayev to travel to the Dominican Republic from March 15, 2024, through March 21, 2024. Mr. Abayev's probation officer does not oppose this request but directed Mr. Abayev to seek the Court's authorization concerning the same.

Thank you for your consideration of this letter.

/s/ Igor Litvak

Igor Litvak, Esq.